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पाधिकार से प्रकाशित

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No. 91

NEW DELHI, SATURDAY, MARCH 2, 1968 (PHALGUNA 12, 1889)

इस जाग में जिल्ल पृष्ठ संस्था दी जाती है जिसते कि वह सलग संकलन के रूप में रखा जा सके Separate paging is given to this Part in order that it may be filed as a separate compliation

भाग IV

PART IV

गैर-सरकारी व्यक्तियों स्रोर गैर-सरकारी संस्थास्रों के विज्ञापन स्रोर सुचनाएं

Advertisements and Notices by Private Individuals and Private Bodies

NOTIFICATION BY THE SPICES AND OILSEEDS EXCHANGE LTD. SANGLI

The approval of the Secretary, Forward Markets Commission, Under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), read with the Government of India, Ministry of Commerce and Industry Notification S.O. 1162 dated the 4th May 1960, has been obtained on the 26th October. 1967 to the following amendments made to the Bye-laws of the Spices and Oilseeds Exchange Ltd., Sangli, the same having been previously placed on the notice board of the Exchange under Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules 1954.

AMENDMENTS

- I. After Byelaw 93C, the following shall be added as Byelaw 93D, namely :-
 - "93D. Every member of the Exchange entitled to the use of the Clearing House shall show the amount of laga or cess payable by him in the Balance Sheet required to be submitted by him for the periodical settlement.'
- II. In Byelaw 102, in the first sentence, for the words "fifty Atkis" the words "twentyfive Atkis" shall be substitued.
- III. In Byelaw 107, in the second sentence, for the words "fifty Atkis" the words "twentyfive Atkis" shall be substituted.
 - IV. In Byelaw 119,
 - (A) in the first sentence, for the words "fifty Atkis" and "fifty naya paise" the words "twentyfive Atkis" and "twentyfive paise" respectively, shall be substituted;

- (B) in the second sentence, for the words "fifty nave paise" the words "twentyfive paise" shall be substituted
- V. In Byelaw 121, in clause(e),
 - (A) in the first sentence, for the words "five bags", wherever they occur the words "three bags" shall be substituted; and
 - (B) in the second sentence for the figures and words '47½ Atkis the figures and words "23.5" Atkis" shall be substituted
- VJ. In Byelaw 152,
 - (1) in clause (i),
 - (a) for the abbreviations and figures 20/ wherever they occur, the abbreviations and figures "Rs. 10/=" shall be substituted,
 - (b) in sub-clauses (A) and (B), for the words "Rupces four, "Rupees twelve" and "Rupees four, "Rupees twelve" and "Rupees two", wherever they occur, the words "Rupees three", "Rupees four" and "Rupee one and fifty paise" respectively, shall be substituted; and
 - (2) in clause (ii),
 - (a) in the first sentence, for the abbreviations and figures "Rs. 10/=" the abbreviations and figures "Rs. 5/=" shall be substituted,
 - in the second sentence, for the words "Rupees four" and "Rupees six" the words "Rupees two" and "Rupees three" respectively, shall be substituted.

(39)

VII. In Byelaw 156A, in clause (5), for the abbreviations and figures "Rs. 50/=" the abbreviations and figures "Rs. 25/=" shall be substituted.

VIII. In Byelaw 159, for the words "fifty Atkis" the words "twentyfive Atkis" shall be substituted.

IX. In Byelaw 160A, in clause (b), for the abbreviations and figures "Rs. 100/=" the abbreviations and figures "Rs. 50/=" shall be substituted.

X. In Byelaw 245,

- (A) in clause (1), in sub-clause (a), for the words "fifteen naye parse" and "fifty Atkis" the words "eight parse" and "twentyfive Atkis" shall be substituted: and
- (B) for clause (2), the following clause shall be substituted, namely:—
 - "(2) Every member of the Exchange shall pay the amount of laga or cess at every periodical settlement on each Inward Payment Day and not later than the time specified in the Clearing House Notice."

XI. In Byelaw 251, in clause(i), in the first sentence for the figures and words "50 Atkis" the words "twenty-five Atkis" shall be substituted.

XII. In Byclaw 252,

- (A) in clause (h), after the words "subsequent contracts of Turmeric" at the end, the words "and/or" shall be inserted, and
- (B) after clause (h), the following shall be added as clause (1), namely:—
 - "(i) if the quantity of pieces i.e. finger's broken or whole of 15 mm, or less in length does not exceed two kilograms per bag."

XIII. In Byelaw 253,

- (A) in clause (f), after the words and figures" 500 grams per bag" at the end, the words "and/or" shall be inserted, and
- (B) after clause (f), the following shall be added as clause (g), namely:—
- "(g) if the quantity of pieces i.e. fingers broken or whole of 15 mm. or less in length does not exceed 1.5 kilograms per bag,"

XIV. In Byelaw 254, after clause (n), the following shall be added as clause (o), namely:—

"(0) if the quantity of pieces i.e. fingers broken or whole of 15 mm. or less in length exceeds four kilograms per bag,"

XV. In Byelaw 255, after clause (m), the following shall be added as clause (n), namely:—

"(n) if the quantity of pieces i.e. fingers broken or whole of 15 mm. or less in length exceeds three kilograms per bag."

XVI. In Byelaw 255A, for the words, brackets and figures "or (m), of Byelaw 254" and "or (1) of Byelaw 255", the words, brackets and figures "(m) or (o) of Byelaw 254" and "(1) or (n) of Byelaw 255" respectively, shall be substituted.

XVII. In byclaw 256,

- (1) in clause (1),
- (A) in sub-clause (e), in the para under caption "Illustration",

- (i) in the first sentence, for the figures and words "48 Atkis" and for the abbreviations and figures "Rs. 105.60 nP" the words "twentyfour Atkis" and the abbreviations and figures "Rs. 52.80", respectively shall be substituted.
- (ii) in the second sentence, for the abbreviations and figures "Rs. 5174.40 nP" the abbreviations and figures "Rs. 2587.20" shall be substituted; and
- (B) after sub-clause (e), the following shall be added as sub-clause (f) namely:—
- "(f) if the quantity of pieces i.e. fingers broken or whole of 15 mm. or less in length exceeds two kilograms per bag then—
 - (i) up to three kilograms per bag with an allowance of 500 grams per bag,
 - (ii) up to four kilograms per bag, with an allowance of one kilogram per bag," and
- (2) in clause (2), after sub-clause (e), the following shall be added as sub-clause (f), namely:—
- "(f) if the quantity of pieces i.e. fingers broken or whole of 15 mm. or less in length exceeds 1.5 kilograms per bag then—
 - up to two kilograms per bag with an allowance of 250 grams per bag,
 - (ii) up to three kilograms per bag, with an allowance of 750 grams per bag."

XVIII. In form No. A-6, appended to the Bye-laws, in the second note at the foot, for the figures and words "50 Atkis" the figures and words "25 Atkis" shall be substituted.

XIX. After Bye-laws 258B, the following shall be added as Bye-law 258C, namely:—

"258C. The provisions of Bye-law 102, 107, 119, 121, 152, 156A, 159, 160A, 245(1), 251 to 256 (both inclusive) and Form No A-6 as they stood immediately before the 26th October, 1967 shall be applicable for October, 1967 delivery and for December, 1967 delivery of Turmeric and the said provisions, as amended on the aforesaid date, shall be applicable to May, 1968 delivery and subsequent deliveries of Turmeric."

Sangli,

Date: 28th October, 1967.

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), read with the Government of India, Ministry of Commerce and Industry Notification S.O. 1162, dated the 4th May, 1960, has been obtained on the 26th October, 1967 to the following amendments made to the Bye-laws of the Spices and Oilsceds Exchange Ltd., Sangli, the same having been previously placed on the notice board of the Exchange under Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

1. In Byo-law 252, in the first sentence, for the words "without any allowance", the words "without any off allowance or discount" shall be substituted.

II. In Bye-law 256, in clause (1), after sub-clause (f), the following shall be added as sub-clause (g), namely:—

- "(g) if the goods have the following characteristics then with premium or ON allowance of 3% of the price of the quantity delivered:---
 - (i) the quantity of Chora, Chora-gatha, Khota-gatha, Gadhavigatha and Kapiv-gatha should not exceed, in aggregate, I kilo-gram per bag, and/or
 - (ii) the quantity of round-gathas should not exceed 1 kilogram per bag, and/or
 - (iii) subject to (i) and (ii) above, the quantity of all kinds of gathas and/or Choras should not in aggregate exceed 6 kilograms per bag, and/or
 - (iv) the quantity of turmeric soiled and damaged due to moisture (i.e. Lokhandi) and/or damaged due to overboiling (i.e. Kadh) should not exceed 150 grams per bag, and/or
 - (v) no living weevil or beetle should be noticed on the goods, and/or
 - (vi) the goods should be free from damage caused by weevil or beetle or fungus, and/or
 - (vii) the quantity of Bhusa, chaff, dirt, earth clods and stones should not, in aggregate, exceed 500 grams per bag, and/or
 - (viii) the quantity of turmeric, unpolished by hand, should not exceed 5% per bag, and/or
 - (ix) the quantity of pieces *i.e.* fingers broken or whole of 15 mm. or less in length should not exceed 2 kilograms per bag.

This provision shall be applicable to the May 1968 delivery and subsequent deliveries in Turmeric."

M. R. PURANDARE

Secretary

The Spices & Oilseeds Exchange Ltd. Sangli

Sangli,

Date: 30th October, 1967.

NOTIFICATION BY TIJE INDIAN EXCHANGE LTD., AMRITSAR

The approval of the Deputy Director, Forward Markets Commission under sub-section (1) of the section 11 of the Forward Contracts (Regulation) Act, 1952, (74 of 1952) read with the Notification of the Govt. of India, Ministry of Commerce and Industry, No. S.O. 1162 dated the 4th May, 1960, has been obtained to the following amendments made to the Bye-laws of the Indian Exchange Ltd., Amritsar.

AMENDMENTS

I. For Bye-law No. 91(b), the following Bye-law shall be substituted, namely:

"In respect of the above hedge contract, there shall be three deliveries in a year viz. January, April, and July of Calendar year."

II. For Bye-law 92(a), the following Bye-law shall be substituted, namely:—

"Trading in cotton seed hedge contract in different deliveries shall commence in the months shown as hereunder:—

In the month of May for January delivery.

In the month of January for April delivery.

In the mouth of April for July delivery.

2. In pursuance of proviso to sub-section (4) of section 11 of the said Act, the approval of the Deputy Director, Forward Markets Commission, has been obtained for dispensing with the condition of previous publication of the above mentioned amendments in the interest of the trade.

Dated: 23rd December 1967.

Secretary,
The Indian Exchange Limited,
Amritsar.

AMENDMENT'S TO LIFE INSURANCE CORPORA-TION OF INDIA (STAFF) REGULATIONS, 1960.

In exercise of the powers vested in it under clauses(b) and (bb) of Sub-section (2) of Section 49 of the Life Insurance Corporation Act, 1956 and with the previous approval of the Central Government, the Life Insurance Corporation of India makes the following amendments to the Life Insurance Corporation of India (Staff) Regulations, 1960.

I. In sub-regulation (1) of Regulation 76 for the words "that portion of the personal pay which may be certifled for the purpose" occurring in two places, the following words shall be substituted, namely:—

"if he is a transferred employee on that portion of the personal pay which shall be equal to the amount by which his basic pay from time to time in the Corporation falls short of his basic pay as on 31-8-1956".

II. In paragraph 5 of Schedule V the existing paragraph shall be shown as sub-paragraph (2) under the sub-heading "For other classes of employees" and the following sub-paragraph shall be added as sub-paragraph

For Class I Officers .

The actual freight charges not exceeding charges by goods train for the maundage specified below or the corresponding cubic content by steamer irrespective of the actual transport used will be allowed:

- (a) Divisional Managers and above—80 maunds (3,000 kilograms).
- (b) Assistant Divisional Managers and below: Married: 60 maunds (2,250 kilograms)

Unmarried: 40 maunds (1,500 kilograms).

Provided that the actual truck charges for transport of a portion of the personal belongings not exceeding 7.5 maunds (281.25 Kgs.) in weight upto a maximum of three times the corresponding charges by goods train, shall be allowed, subject, however. to a reduction in the maximum limit of 40 maunds (1,500 kgs.), 60 maunds (2,250 kgs.) or 80 maunds (3,000 kgs.) as the case may be, of the maundage transported by truck."

This shall be effective from 1-5-1967.

In exercise of the powers vested in it under Clauses (b) and (bb) of Sub-section (2) of Section 49 of the Life Insurance Corporation Act, 1956 and with the previous approval of the Central Government the Life Insurance Corporation of India makes the following

amendment to the Life Insurance Corporation of India (Staff) Regulations, 1960 :—

'The following proviso shall be inserted after sub-regulation (1) of Regulation 83, namely:—

"Provided that an employee belonging to Class I may avail of the aforesaid allowance for travel during leave to any place other than home-town subject to such conditions as may be specified by the Corporation."

This shall be effective from 1-7-1967."

M. V. SOHONIE, Executive Director (P.)

NOTICE

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS REGARDING CHANGE OF NAME IN GAZETTE OF INDIA. PERSONS NOTIFYING THE CHANGES WILL REMAIN SOLELY RESPONSIBLE FOR THE LEGAL CONSEQUENCES AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.

BY ORDER Manager of Publications

CHANGE OF NAMES

I, hitherto known as MISS S. V. PRABHUDESAl daughter of Shri VASUDEO RAMKRISHNA PRABHUDESAI employed as L.D.C. in office of the Accountant General, Bombay-1, residing at 168 F, Vaidhya's Wadi, Thakurdwar Road, Bombay-2 have changed my name and shall hereafter be known as MRS. ULKA BHALCHANDRA PENDHARKAR.

It is certified that I have complied with other legal requirements in this connection.

MISS S. V. PRABHUDESAI (Sd. in existing name)

I, hitherto known as SUDARSHAN KUMAR son of Shri BIKRAMAHT SAHNI employed as Junior Divisional Accountant (Trainee) Office of the Divisional Engineer Telegraphs (West Division) Jullundur, have changed my name and shall hereafter be known as SUDARSHAN KUMAR SAHNI (SAWHNEY).

It is certified that I have complied with other legal requirements in this connection.

SUDARSHAN KUMAR (Sd. in existing name)

1, hitherto known as MANKKETH GOVINDA SURESH son of Shri C. G. MENON employed as Army Officer in Indian Army residing at 5 JAK RIF, have changed my name and shall hereafter be known as SURESH MENON

It is certified that I have complied with other legal requirements in this connection.

MANIKETH GOVINDA SURESH (Sd. in existing name)

I, hitherto known as ABDHESH SHARAN SHARMA son of Shri BABOORAM SHARMA employed as S.B.A. in G. E. Izatnagar Bareilly, have changed my name and shall hereafter be known as ABDESH KUMAR SHARMA.

It is certified that I have complied with other legal requirements in this connection.

ABDHESH SHARAN SHARMA (Sd. in existing name)

- I, hitherto known as K. G. WILLIAM son of Sri K. X. GEORGE employed as Clerk in Divisional Accounts Office, Southern Railway, Olavakkot residing at 'Balagi Building, Olavakkot, have changed my name and shall hereafter be known as K. G. WILLIAMS.
- It is certified that I have complied with other legal requirements in this connection.

K. G. WILLIAM (Sd. in existing name)

I, hitherto known as BASTI RAM son of Shri CHIMAN SINGH employed in Army residing at 393/39 Medium Regiment, C/o 56 APO, have changed my name and shall hereafter be known as BASTI RAM MEHTA.

It is certifled that I have complied with other legal requirements in this connection.

BASTI RAM (Sd in existing name)

I, hitherto known as KUM. ALEYAMMA K. M. daughter of Shri VARGHESE MATHAI employed as L.D.C. in the office of the Textile Commissioner residing at B/12, Matunga Labour Camp, Matunga Bombay-19, have changed my name and shall hereafter be known as SMT. ALEYAMMA EASOW.

It is certified that I have complied with other legal requirements in this connection.

ALEYAMMA K. M. (Sd. in existing name)

I, hitherto known as SHANKARAPPA SIDDAPPA SAMGAR son of Shri SIDDAPPA NINGAPPA SAMGAR employed as Sorter in R.M.S. 'HB' Dn. Sholapur residing at S. S. Samgar Teacher Housing Society Ambedkar Vijaynagar Room No. 40 Sholapur-3, have changed my name and shall hereafter be known as SHANKARAPPA SIDDAPPA BHAVIKATTI.

It is certified that I have complied with other legal requirements in this connection.

S. S. SAMGAR (Sd. in existing name)

l, hitherto known as JOGAN SINGH son of Shra DALIP SINGH employed as Clerk in Central Telegraph Office New Delhi, residing at EPT-139 Sarojini Nagar New Delhi-23, have changed my name and shall hereaftet be known as JOGA SINGH SAINI.

It is certified that I have complied with other legal requirements in this connection,

JOGAN SINGH (Sd. in existing name)

I, hitherto known as MISS CELESTINA EKKA daughter of Shri PATRAS EKKA employed as L.D.C. in Elect. Division VII, C.P.W.D. New Delhi, residing at 1156-Sr. IV R. K Puram, New Delhi, have changed my name and shall hereafter be known as MRS, A. TOPPO.

It is certified that I have complied with other legal requirements in this connection.

CELESTINA EKKA (Sd. in existing name)

I, hitherto known as PREM NATH son of Pt AMAR NATH employed as I.A.F. Officer in DTE. of A F. Works, AIR HQ. New Delhi-11, residing at U-39,

Green Park, Extn. New Delhi, have changed my name and shall hereafter be known as PREM NATH SHARMA.

It is certifled that I have complied with other legal requirements in this connection.

PREM NATH (Sd. in existing name)

I, hitherto known as KISHAN CHAND son of Shri HIRA LAL employed as Compositor in Govt. of India Press, Minto Road, New Delhi, residing at 169W.Z. Village and P.O. Palam. Delhi-45, have changed my name and shall hereafter be known as KISHAN CHAND SATRAWLA

It is certified that I have complied with other legal requirements in this connection.

KISHAN CHAND (Sd. in existing name)

I, hitherto known as KUM. SUMAN KRISHNAJI KULKARNI daughter of Shri KRISHNAJI NARHAR KULKARNI employed as Telephone-Operator in Asstt. Engineer Long Distance (Sub-Fault Control Centre), Carrier Building, Poona-1, residing at 184, Shukarwar Peth, Bhanane's Wada, Poona City, Poona-2, have changed my name and shall hereafter be known as MRS. SUSHAMA TRIMBAK PARKHI.

It is certified that I have complied with other legal requirements in this connection.

KUM. SUMAN KRISHNAJI KULKARNI (Sd., in existing name)

I, hitherto known as PANDURANG son of Shri DHONDU employed as Labour in S.P.D.C. (IN) Naval Store Depot Rajwadi P.O. By. 77, residing at 5/6 Municipal Chawl No. 110, Sewri Cross Rd. By. 31, have changed my name and shall hereafter be known as PANDURANG BACHU KAMBLE.

It is certified that I have complied with other legal requirements in this connection.

PANDURANG

(Sd. in existing name)

I, hitherto known as KAILASBHAI son of Shri BABUBHAI SHRIMALI employed as Class'y Official in Subrecord Office R.M.S. WDN. Nadiad, have changed my name and shall hereafter be known as KANTILAL.

It is certified that I have complied with other legal requirements in this connection.

KAILASBHAI

(Sd. in existing name)

I, hitherto known as AGNES ALEXANDER daughter of Shri P. K. JOSEPH employed as Lower Division Clerk in Gunnerv School, I.N.S. Venduruthy, Cochin-4, have changed my name and shall hereafter be known as AGNES JOSE.

It is certified that I have complied with other legal requirements in this connection.

AGNES ALEXANDER (Sd. in existing name)

I, hitherto known as RAM KISHEN son of Late Shri BANTA RAM employed as Assistant Engineer in Government of India, Central P.W.D., Imphal residing at Tulihal Aerodrome, Imphal (Manipur), have changed my name and shall hereafter be known as RAM KISHEN MEHMI.

It is certified that I have complied with other legal requirements in this connection.

RAM KISHEN (Sd. in existing name)

I hitherto known as MRS. SEETABAI SHIVRAM ZENDE wife of Shri SHIVRAM ZENDE employed as Mazdoor in C.A.F.A.D. Kirkee, residing at 470 Dapodi, Poona-12, have changed my name and shall hereafter be known as MRS. SEETABAI w/o BHAGWAN NALAWADE.

It is certified that I have compled with other legal requirements in this connection.

L.H.T.I. of SEETABAI SHIV RAM ZENDE

I, hitherto known as Shri SUDHANGSHU KUMAR MISTRI, son of Shri PRAKASH CHANDRA MISTRI employed as Telephone Mechanic, in the Telephone Exchange, Jalpaiguri, residing at Telephone Exchange, Jalpaiguri, P.O. and Distt. Jalpaiguri (W.B.), have changed my name and shall hereafter be known as Shri SUDHANGSHU KUMAR SAMADDER.

It is certifled that I have complied with other legal requirements in this connection.

SUDHANGSHU KUMAR MISTRI (Sd. in existing name)

I, hitherto known as P. A. KANDAPPU, son of Shri P. S. AYYAPPAN, employed as Clerk in Divisional Accounts Office, Southern Railway, Olavakkot, residing at 222-A, Railway Colony, Olavakkot, have changed my name and shall hereafter be known as P. A. APPU.

It is certified that I have complied with other legal requirements in this connection.

P. A. KANDAPPU (Sd. in existing name)

IN THE COURT OF THE 1ST MUNSIF, DARBHANGA

Small cause case No. 1082 of 1967.

M/S. Bharat Cycle Stores..... Plff.

Vrs.

- 1. The New Punjab Calcutta Transport Co. through the Managing Director, 18/53. The Mall, P.O. Box No. 441 Kanpur—Defts. 1st party.
- 2. The Kanpur Bombay goods carrier Barotolly, Scalar Bazar Delhi-6......Deft. 2nd party.
- 3. The Premier Industries, 340 New Lajpat Rai Market, Delhi-3.....Deft. 3rd party.

Whereas the plffs. aforesaid have brought the above suit for realization of Rs. 269-96 Paisa and whereas it has not been possible to procure the attendance of the defts. by ordinary means, hence the defts. are informed through this notice that the suit is fixed for hearing on 3-4-68. The defts. are therefore required to attend the court personally or through their pleader on the date fixed. In case they fail to appear the suit will be taken up ex parte.

Given under my hand and the seal of this court this the 6th day of February 1968.

Scal of Court.

MUNSIF 1ST COURT, Darbhanga

FORM NO. 155

(See Rule 329)

Members' Voluntary Winding-up

Name of the Company:—Taurus Engineering Company (Private Ltd. (In Likuidation).

Notice Convening Final Meeting

Notice is hereby given in pursuance of Section 497 that a general meeting of the members of the above named company will be held at 56, Golf Links, New Delhi on the 20th day of March, 1968 at 10 o'clock in

the forenoon for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator and also of determining by a special resolution of the company, the manner in which the books, accounts and documents of the company and the liquidator shall be disposed of.

Dated this 19th day of February, 1968,

RAM KUMAR KAPUR Liquidator